

AF *[Handwritten initials]*

<b>TRANSMITTAL FORM</b>	Attorney Docket No. <b>BC9-99-047</b> <b>1455P</b>
-------------------------	--

In re: application **BRUNHEROT et al.**

Confirmation No: **9149**

Serial No: **09/602,278**

Group Art Unit: **2611**

Filed: **June 23, 2000**

Examiner: **Saltarelli, Dominic D.**



For: **Method and System for Automated Monitoring of Quality of Service of Digital Video Material Distribution and Play-Out**

ENCLOSURES (check all that apply)					
<input type="checkbox"/>	Amendment/Reply	<input type="checkbox"/>	Assignment and Recordation Cover Sheet	<input type="checkbox"/>	After Allowance Communication to Group
<input type="checkbox"/>	After Final	<input type="checkbox"/>	Part B-Issue Fee Transmittal	<input type="checkbox"/>	Notice of Appeal
<input type="checkbox"/>	Information disclosure statement	<input type="checkbox"/>	Letter to Draftsman	<input checked="" type="checkbox"/>	Appeal Brief (in triplicate)
<input type="checkbox"/>	Form 1449	<input type="checkbox"/>	Drawings	<input type="checkbox"/>	Status Letter
<input type="checkbox"/>	(X) Copies of References	<input type="checkbox"/>	Petition	<input checked="" type="checkbox"/>	Postcard
<input type="checkbox"/>	Extension of Time Request *	<input type="checkbox"/>	Fee Address Indication Form	<input type="checkbox"/>	Other Enclosure(s) (please identify below):
<input type="checkbox"/>	Express Abandonment	<input type="checkbox"/>	Terminal Disclaimer		
<input type="checkbox"/>	Certified Copy of Priority Doc	<input type="checkbox"/>	Power of Attorney and Revocation of Prior Powers		
<input type="checkbox"/>	Response to Incomplete Appln	<input type="checkbox"/>	Change of Correspondence Address		
<input type="checkbox"/>	Response to Missing Parts	*Extension of Term: Pursuant to 37 CFR 1.136, Applicant petitions the Commissioner to extend the time for response for xxxxx month(s), from to .			
<input type="checkbox"/>	Executed Declaration by Inventor(s)				

CLAIMS					
FOR	Claims Remaining After Amendment	Highest # of Claims Previously Paid For	Extra Claims	RATE	FEE
Total Claims	0	0	0	\$ 50.00	\$ 0.00
Independent Claims	0	0	0	\$200.00	\$ 0.00
				Total Fees	\$ 0.00

METHOD OF PAYMENT	
<input checked="" type="checkbox"/>	Charge \$ <u>500.00</u> to Deposit Account No. <u>09-0460</u> (IBM Corporation) for payment of fees.
<input type="checkbox"/>	Charge any additional fees or credit any overpayment to Deposit Account No. <u>09-0460</u> (IBM Corporation)

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT	
Attorney Name	Joseph A. Sawyer, Jr., Reg. No. 30,801
Signature	<i>[Handwritten Signature]</i>
Date	January 12, 2005

CERTIFICATE OF MAILING	
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop Appeal Brief-Patents, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on January 12, 2005	
Type or printed name	Irena Nikolova
Signature	<i>[Handwritten Signature]</i>



**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES**

APPEAL NO:

In Re Application of: BRUNHEROTO, et al.

Confirmation No. 9149

Serial No. 09/602,278

Filed: June 23, 2000

For: METHOD AND SYSTEM FOR AUTOMATED MONITORING OF QUALITY  
OF SERVICE OF DIGITAL VIDEO MATERIAL DISTRIBUTION AND PLAY-OUT

**APPELLANT'S BRIEF**

01/19/2005 SSITHIB1 00000088 090460 09602278

01 FC:1402 500.00 DA

SAWYER LAW GROUP LLP  
Attorney for Appellants  
P.O. Box 51418  
Palo Alto, CA 94303

## **TOPICAL INDEX**

I. REAL PARTY IN INTEREST

II. RELATED APPEALS AND INTERFERENCES

III. STATUS OF CLAIMS

IV. STATUS OF AMENDMENTS

V. SUMMARY OF THE INVENTION

VI. ISSUES

VII. GROUPING OF CLAIMS

VIII. ARGUMENTS

A. Summary of the Applied Rejections

B. The Cited Prior Art

C. Claims 2-24 and 26-29 Are Not Unpatentable Under 35 U.S.C. 103(a)

D. Summary of Arguments

IX. APPENDIX

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES**

In Re Application of:

Date: January 12, 2005

BRUNHEROTO, et al.

Confirmation No. 9149

Serial No. 09/602,278

Group Art Unit: 2611

Filed: June 23, 2000

Examiner: Saltarelli, D.

For: METHOD AND SYSTEM FOR AUTOMATED MONITORING OF  
QUALITY OF SERVICE OF DIGITAL VIDEO MATERIAL  
DISTRIBUTION AND PLAY-OUT

Mail Stop Appeal Brief - Patents  
Commissioner for Patents  
P. O. Box 1450  
Alexandria, VA 22313-1450

**APPELLANT'S BRIEF ON APPEAL**

Sir:

Appellant herein files an Appeal Brief drafted in accordance with the provisions  
of 37 C.F.R. § 1.192(c) as follows:

**I. REAL PARTY IN INTEREST**

Appellant respectfully submits that the above-captioned application is assigned, in  
its entirety to International Business Machines Corporation, Armonk, New York.

## **II. RELATED APPEALS AND INTERFERENCES**

Appellant states that, upon information and belief, he is not aware of any co-pending appeal or interference which will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal.

## **III. STATUS OF CLAIMS**

Application Serial No. 09/602,278 (the instant application) as originally filed included claims 1-29. Claims 2-24 and 26-29 are pending. In response to the Office Action with a mailing date of 1/16/04 (paper no. 3), claims 1 and 25 were canceled and claims 2, 12, 13, 18, 26, and 27 were amended. Claim 18 was amended in accordance with the Examiner's suggestion to overcome a 35 U.S.C. 112, second paragraph, rejection. Claims 2 and 26 were amended to be of independent form, while independent claim 13 was amended to include the aspect of the hashing algorithm in correspondence with claim 2. Claims 12 and 27 were amended to maintain dependency on a pending claim. Claims 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 26, 27, 28, and 29 are on appeal and all applied prospective rejections concerning Claims 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 26, 27, 28, and 29 are being appealed herein.

## **IV. STATUS OF AMENDMENT**

All amendments made to the instant application were entered.

## **V. SUMMARY OF THE INVENTION**

The present invention provides method and system aspects for automated monitoring of quality of service of digital video material being distributed and played. The aspects include embedding a signature in each frame of the digital video material by a program source device control by utilizing a hashing algorithm to produce the signature for each frame in the digital video material during encoding of the digital video material. Computation of play-out statistics for the digital video material based on the signature by a program play-out device control is also included.

Through the present invention, determining statistics on a particular video program occurs in a manner that avoids intensive manual human monitoring and provides a more efficient and automatic ability to achieve quality of service measurements. The present invention utilizes technology to embed hidden data into a video or associate data with the video file, and provides the ability to take correlated hidden data and video images together that an application can then process to do applications such as billing, quality of service measurements, rights management, and external device control.

## **VI. ISSUES**

The issues presented are:

(1) whether claims 2, 12-16, 19-24, and 26-29 are unpatentable under 35 U.S.C. 103(a) over Copriviza et al (“Copriviza”) in view of Echeita et al (“Echeita”) and further in view of Iggulden;

(2) whether claim 3 is unpatentable under 35 U.S.C. 103(a) over Copriviza in view of Echeita and Iggulden and further in view of Linnartz;

(3) whether claim 17 is unpatentable under 35 U.S.C. 103(a) over Copriviza, Echeita, and Iggulden and further in view of Caporizzo;

(4) whether claims 4-11 are unpatentable under 35 U.S.C. 103(a) over Copriviza, Echeita, and Iggulden and further in view of Goodman et al (“Goodman”); and

(5) whether claim 18 is unpatentable under 35 U.S.C. 103(a) over Copriviza, Echeita, and Iggulden and further in view of Goodman.

## **VII. GROUPING OF CLAIMS**

Appellant hereby states that claims 2-24 and 26-29 form one group.

## **VIII. ARGUMENTS**

### **A. Summary of the Applied Rejections**

In the final office action dated 6/7/04 (paper no. 6), the Examiner rejected: claims 2, 12-16, 19-24, and 26-29 under 35 U.S.C. 103(a) as being unpatentable over Copriviza in view of Echeita further in view of Iggulden; claim 3 under 35 U.S.C. 103(a) as being unpatentable over Copriviza in view of Echeita and Iggulden and further in view of Linnartz; claim 17 under 35 U.S.C. 103(a) as being unpatentable over Copriviza, Echeita, and Iggulden and further in view of Caporizzo; claims 4-11 under 35 U.S.C. 103(a) as being unpatentable over Copriviza, Echeita, and Iggulden and further in view of Goodman; and claim 18 under 35 U.S.C. 103(a) as being unpatentable over Copriviza, Echeita, and Iggulden and further in view of Goodman.

In making the rejection, the Examiner cites Copriviza for disclosing the recited embedding of a signature in each frame of video material and computing play-out statistics based on the signature but admits that Copriviza fails to disclose that the video material is

digital. Echeita is cited for teaching a method for monitoring quality of service of digital video for combination with Copriviza. Both Copriviza and Echieta are admitted by the Examiner as failing to disclose utilizing a hashing algorithm to produce the signature. Thus, the Examiner cites Iggulden for combination with Copriviza and Echeita, and states, "Iggulden discloses utilizing a hashing algorithm to produce a signature for each frame in a video material (col. 6, lines 25-36), allowing the material to be quickly identified in real time." Further, the Examiner states:

**[A]pplicant argues that Iggulden fails to teach or suggest using a hashing algorithm to produce a signature in each frame. It is Copriviza who teaches adding a signature to each frame (col. 8, lines 26-39). Iggulden teaches generating signatures using hash codes, which has the inherent and well known benefit of high speed locating of representative data objects when hash codes are used. It is the combination of Copriviza and Iggulden which meets the limitation of using a hashing algorithm to produce a signature in each frame.**

Appellant respectfully requests that the Board reverse the Examiner's final rejection of the pending Claims.

## **B. The Cited Prior Art**

Copriviza discloses unique digital codes that are encoded on a video signal, the codes are retrieved at receivers and precise information concerning the time of occurrence, length, nature and quality of a monitored broadcast at a frame by frame level, is generated. The codes are inserted on scan lines of the video, and vary either on a field-to-field or frame-to-frame basis. The code has a repeating first part having a unique program material identifier indicating the time, date and place of encoding, and has a second portion that varies in a predetermined non-repeating sequence which varies along the entire length of the tape, thereby uniquely identifying each frame of the video program



material. Also encoded upon successive frames is a cyclic counter code with a count corresponding to the sequence of the identifier data on successive frames. When the video signal is processed by a receiver, the first portion identifier data from the various frames is mapped into selected memory locations in accordance with the count of the frame as determined by the second portion. Odd and even fields are encoded with complementary bit sequences to assist in processing the encoded data. Whenever the frame sequence is interrupted a data packet is generated representative of the condition encountered. The data packets are accumulated in log files in a memory in the receiver. The log files are transmitted to a data center, as is a copy of the encoded tape. Reports concerning the broadcast are generated.

Iggulden discloses a method and apparatus that identify selected broadcast segments, such as commercial advertisements, of a television signal in real-time for the purpose of muting the video and audio portions of the television signal during each unwanted segment. A signature pattern associated with each segment of the television signal is detected and compared to stored signature patterns representative of selected segments such as commercial advertisement segments. If the signature pattern matches one of the stored signature patterns, the segment is thereby immediately identified as being one of the selected segments and is processed in real-time to mute the audio and video portions of the television signal during the segment. If the signature pattern of the segment does not match any of the stored signature patterns, the segment is analyzed to determine whether the segment is nevertheless a selected segment and, if so, its signature pattern is stored along with the stored signature patterns. The analysis to determine whether the segment is nevertheless a selected segment is performed by detecting the

length of the segment upon its completion and then determining whether the length of the segment matches one of a pre-determined set of permissible selected segment lengths such as standard commercial advertisement segments of 15 seconds, 30 seconds, or 60 seconds. If so, the segment is identified as being a selected and its signature pattern is stored along with the other stored signature patterns such that, the next time the same segment is encountered, its signature will then match the stored signature and therefore the segment can be immediately identified and muted in real-time.

Echeita discloses an apparatus and method that utilize the digital packetized transmission features of a direct broadcast satellite (DBS) system to provide an automated and efficient method of conducting advertisement reconciliation. The apparatus and method of the present invention inserts advertisement reconciliation data packets into the transmitted DBS data stream. Preferably, the inserted reconciliation data packets are transmitted synchronously with the advertisement data packets to which they are related. The reconciliation data may include data identifying the date on which the advertisement is aired, the time at which the advertisement is aired, the duration of the advertisement as aired, the contract number under which the advertisement was purchased, the particular order line number of the contract under which the advertisement was purchased, the "makegood" status (indicates whether the advertisement is a makegood an advertisement that was missed), the scheduled time and duration of the advertisement, and an identification code identifying a particular advertisement.

Caporizzo discloses a system for determining the quality of data received by settop terminals including at least one settop terminal which analyses each data packet received by the settop terminal and determines whether the received data packet includes

errors. The bit error rate is continually calculated, monitored and stored. When the bit error rate exceeds a predetermined threshold, the settop terminal generates a warning signal for transmission to the headend, which diagnoses the problem. The cable system headend utilizes the results from a group of households that have the same problem in order to isolate the source of failure.

Goodman discloses advertising that is marked with a code in a way which makes it difficult to fool the system. The advertising is marked with a code at the time the advertising is produced. Then, when the advertising is broadcast, the code on the advertising is analyzed. Different security measures can be used, including producing the code in the closed captioning so that many different people can see the code, or comparing codes in one part of the signal with a code in another part of the signal. Measures are taken to prevent the code from being used to detect commercials. According to another part of this system, a paradigm for a clearinghouse is disclosed in which the user signs up with the clearinghouse, obtains a line of credit, and the advertiser, the agency, and the ad producer also subscribe to the service. When the ad is actually aired, the payment can be automatically transferred.

**C. Claims 2-24 and 26-29 Are Not Unpatentable Under 35 U.S.C. 103(a)**

In the present invention, automated monitoring of quality of service of digital video material being distributed and played occurs. The automated monitoring includes embedding a signature in each frame of the digital video material by a program source device control with computation of play-out statistics for the digital video material based on the signature by a program play-out device control. The present invention also includes utilizing a hashing

algorithm to produce the signature for each frame in the digital video material during encoding of the digital video material, as recited in varying form in independent claims 2, 13, and 26.

In making the rejection, the Examiner cites Copriviza for disclosing the recited embedding of a signature in each frame of video material and computing play-out statistics based on the signature but admits that Copriviza fails to disclose that the video material is digital. Echeita is cited for teaching a method for monitoring quality of service of digital video for combination with Copriviza. Both Copriviza and Echieta are admitted by the Examiner as failing to disclose utilizing a hashing algorithm to produce the signature. Thus, the Examiner cites Iggulden for combination with Copriviza and Echeita, and states, "Iggulden discloses utilizing a hashing algorithm to produce a signature for each frame in a video material (col. 6, lines 25-36), allowing the material to be quickly identified in real time."

In the cited section of col. 6, lines 25-36 of Iggulden, Iggulden merely mentions that a signature being detected from a segment of a television broadcast "may, for example, be a binary hash code." Appellant respectfully submits that Iggulden fails to teach, show, or suggest that a hashing algorithm is utilized to produce the signature for each frame in the digital video material and/or during encoding of the digital video material, as recited in the independent claims. Referring to Figures 8, 9, 10, and 11 of Iggulden and their discussion (col. 15, line 29+), the 'signature' is Iggulden is taught as being 'read' after receipt of the television broadcast signal and upon detection of an event marker in the television signal. The 'reading' of the signature actually involves producing a bit string based on luminance levels of selected lines from a single test frame of the received data.

Thus, the signature is formed after receipt of the test frame during broadcast, and not as a part of any type of encoding. In contrast, utilization of the hashing algorithm to produce

the signature in Appellant's recited invention occurs by a program source during encoding. Further, while Iggulden utilizes a single test frame to produce a signature for the received signal, Appellant fails to see any teaching or suggestion that each frame has a signature that is generated utilizing a hashing algorithm, as recited in Appellant's invention. Therefore, Appellant respectfully submits that by not including a signature produced with a hashing algorithm in every frame, and by not producing the signature with a hashing algorithm during the encoding of the video material, Iggulden fails to teach or suggest the recited hashing algorithm used to generate a signature in every frame of digital video material.

Additionally, Iggulden does not teach or suggest that a hash code signature is needed for digital television signals. Rather, Iggulden states that "if the television signal is digital, ... the signature is simply based on selected bits within one or more selected digital frames." (col. 19, lines 12-14) Thus, there is nothing from Iggulden to teach or suggest that digital video material utilizes a signature in every frame produced with a hash code algorithm during encoding of the digital video material.

In response, the Examiner states:

**[A]pplicant argues that Iggulden fails to teach or suggest using a hashing algorithm to produce a signature in each frame. It is Copriviza who teaches adding a signature to each frame (col. 8, lines 26-39). Iggulden teaches generating signatures using hash codes, which has the inherent and well known benefit of high speed locating of representative data objects when hash codes are used. It is the combination of Copriviza and Iggulden which meets the limitation of using a hashing algorithm to produce a signature in each frame.**

Appellant respectfully disagrees that the combination of Copriviza and Iggulden meets the limitation of using a hashing algorithm to produce a signature in each frame.

In addition to the deficiencies of Iggulden, Copriviza discloses in col. 8, lines 26-40, the encoding of a video tape of program material with a "predetermined unique and non-

repeating sequence” as a means of individually and uniquely identifying each and every frame of the video program material. Copriviza further discloses in col. 15, lines 50-64, that in a

**preferred embodiment each frame is numbered successively. ... It will be appreciated that the consecutive frame numbering system ... is merely one of many sequential frame number systems that may be used to identify each and every frame individually and uniquely. For example, succeeding frames in the program may be numbered in any predetermined sequence as long as the decoders in the field receivers 36 are programmed to recognize this sequence as being the normal sequence of a program which is received without interruption.**

Copriviza clearly uses a numbering sequence in order to provide the unique identification of successive frames. As such, while the number in each frame will vary, it has context relative to preceding and successive frames based on the numbering sequence used. It is this context that is utilized in Copriviza to determine whether a frame sequence discontinuity (FSD) packet needs to be generated: (col. 15, lines 44-49) “An FSD packet is generated ... when successive frames are not in the proper sequence in which data is encoded...” Thus, without such use of a numbering sequence to provide context, the manner of producing the FSD packets is compromised, and the system of Copriviza is fundamentally altered.

The Examiner asserts in the Advisory Action dated 10/6/04 that "Copriviza clearly teaches adding signature information which uniquely identifies each individual frame of video, but does no [sic] rely exclusively on a numbering sequence for said identification, thus the inclusion of a hashing function to generate said information is a rational and feasible option." Appellant respectfully disagrees. In fact, in each of the quotes from Copriviza included by the Examiner in the Advisory Action, there is reference by Copriviza to a "predetermined unique and non-repeating sequence", that "each encoded frame is numbered successively", and that "the consecutive frame numbering system ... is merely one of many sequential number systems that may be used to identify each and every frame individually and

uniquely." As demonstrated by these quotes, Copriviza clearly teaches that unique and individual frame identification occurs by using a sequential number system.

Appellant fails to see how the use of a sequential number system to identify successive frames in a program from Copriviza can be combined with the disclosure of a hash code signature utilizing a single test frame in Iggulden, since there is nothing to teach or suggest that a hash code signature from a single test frame could or would be used to provide a predetermined unique and non-repeating sequence (i.e., a sequential number system), as required by the identifier signature of every frame in Copriviza.

Accordingly, Appellant respectfully submits that Copriviza in view of Echeita, and further in view of Iggulden fails teach, show, or suggest use of a hashing algorithm to produce the signature for each frame in the digital video material and/or during encoding of the digital video material, as recited in the independent claims 2, 13, and 26. Accordingly, Appellant respectfully requests withdrawal of the rejections of independent claims 2, 13, and 26.

Further, claims 3-12, 14-24, and 27-29 depend directly or indirectly on one of the independent claims. Thus, these claims incorporate the features of one of the independent claims, while adding other features. Accordingly, these claims also are respectfully submitted as allowable over the cited art for at least those reasons associated with the independent claims, as presented herein. In addition, Appellant respectfully submits that none of the art cited (Linnartz, Caporizzo, Goodman) in the separate rejections for some of these dependent claims is sufficient to overcome the deficiencies of Copriviza in view of Echeita and further in view of Iggulden. Therefore, Appellant respectfully requests withdrawal of the rejections against these claims.

In view of the foregoing, Appellant respectfully submits that claims 2-24 and 26-29 are not taught, shown, or suggested by the cited art.

Accordingly, Appellant respectfully requests withdrawal of the rejection under 35 U.S.C. 103(a) and respectfully requests that the Board reverse the final rejection of Claims 2-24 and 26-29.

#### **D. Summary of Arguments**

For all the foregoing reasons, it is respectfully submitted that Claims 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 26, 27, 28, and 29 (all the Claims presently in the application) are patentable for defining subject matter which would not have been unpatentable under 35 U.S.C. § 103(a). Thus, Appellant respectfully requests that the Board reverse the rejection of all the appealed Claims and find each of these Claims allowable.

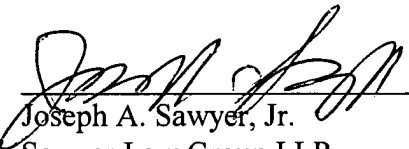
**Note: For convenience of detachment without disturbing the integrity of the remainder of pages of this Appeal Brief, Appellant's "APPENDIX" section is contained on separate sheets following the signatory portion of this Appeal Brief.**



This Brief is being submitted in triplicate, and authorization for payment of the required Brief fee is contained in the cover letter for this Brief. Please charge any fee that may be necessary for the continued pendency of this application to Deposit Account No. 09-0460 (IBM Corporation).

Respectfully submitted,

January 12, 2005  
Date

  
\_\_\_\_\_  
Joseph A. Sawyer, Jr.  
Sawyer Law Group LLP  
Attorney for Appellant(s)  
Reg. No. 30,801  
(650) 493-4540

## **IX. APPENDIX**

2. A method for automated monitoring of quality of service of digital video material being distributed and played, the method comprising:

embedding a signature in each frame of the digital video material by a program source device control by utilizing a hashing algorithm to produce the signature for each frame in the digital video material during encoding of the digital video material; and

computing play-out statistics for the digital video material based on the signature by a program play-out device control.

3. The method of claim 2 further comprising providing a key identifier in a header of the signature and identifying inclusion of the signature based on the key identifier.

4. The method of claim 2 wherein embedding further comprises creating a meta-stream for the digital video material and encrypting the meta-stream.

5. The method of claim 4 wherein the meta-stream further comprises a header session.

6. The method of claim 5 wherein the header session further comprises an identifier, a length, and a time of play-out of the digital video material.

7. The method of claim 4 wherein the step of computing statistics further comprises capturing the meta-stream and computing the signature for an incoming stream of digital video material.

8. The method of claim 7 further comprising utilizing the signature of the meta-stream to trigger comparison with the computed signature of the incoming stream of digital video material.

9. The method of claim 8 further comprising computing a number of frames having a matching signature to the computed signature, identifying a time of play-out for the video stream, and determining a duration of the digital video material played-out.

10. The method of claim 9 further comprising storing the play-out statistics on a local storage device for the play-out device control.

11. The method of claim 10 further comprising transmitting the play-out statistics back for the program source device control for quality of service measurements.

12. The method of claim 2 wherein the digital video material further comprises a digital advertisement.

13. A system for automated monitoring of quality of service of digital video material being distributed and played, the system comprising:

a program source of viewing program data, the program source embedding a signature in each frame of digital video material within the viewing program data by utilizing a hashing algorithm to produce the signature for each frame in the digital video material during encoding of the digital video material;

a play-out device for receiving the viewing program data and computing play-out statistics for the digital video material based on the signature; and

a display device coupled to the play-out device for displaying video output of the viewing program data from the play-out device.

14. The system of claim 13 wherein the viewing program data further comprises a cable station program feed.

15. The system of claim 13 wherein the viewing program data further comprises a satellite program feed.

16. The system of claim 13 wherein the viewing program data further comprises an air wave program feed.

17. The system of claim 13 wherein the play-out device further comprises a set-top cable box.

18. The system of claim 13 wherein the play-out device further comprises a play-out device within a cable head-end.

19. The system of claim 13 wherein the play-out device further comprises a computer.

20. The system of claim 13 wherein the digital video material further comprises a digital advertisement.

21. The system of claim 13 wherein the program source further provides the signature in a meta-stream, the meta-stream including an identifier for the digital video material, a length of the digital video material, and a time for play-out of the digital video material.

22. The system of claim 21 wherein the play-out device further computes play-out statistics by capturing the meta-stream, computing a signature for the digital video material, and comparing the computed signature to the provided signature.

23. The system of claim 22 wherein the video play-out device further computes statistics by computing a number of frames in the digital video material having a match condition with the signature, identifying a time of play-out of the digital video material, and determining a duration of the digital video material actually played-out.

24. The system of claim 23 wherein the video play-out device stores the play-out statistics in a local storage and transmits the play-out statistics to the program source, wherein the program source measures quality of service for the digital video material from automated analysis of the play-out statistics.

26. A method for achieving automated monitoring of quality of service of digital video material play-out in a video distribution and display system, the method comprising:

embedding video source material at a program source with hidden data and a meta-stream for uniquely marking a digital advertisement with the video source material, wherein the hidden data further comprises a signature generated by a hashing algorithm for each frame of the digital advertisement;

isolating the meta-stream and the digital advertisement from the video source material in a program play-out device; and

utilizing the meta-stream in the program play-out device to determine play-out statistics for the digital advertisement.

27. The method of claim 26 wherein the meta-stream further includes an identifier for the digital advertisement, a number of frames of the digital advertisement, and a time for play-out of the digital advertisement.

28. The method of claim 27 wherein the play-out statistics further comprise a start-time of play-out, a number of frames in the digital advertisement correctly decoded, and an end-time of play-out of the digital advertisement.

29. The method of claim 28 further comprising providing the play-out statistics to the program source, and analyzing the play-out statistics to determine quality of digital advertisement display.